THE COURTS.

A Novel Suit in Rubber-Sentence McDermott, the Wife Murderer-Important Insurance Case.

The trial of Henry W. Genet, which was set down for yesterday, in the Court of Oyer and Terminer, before Judge Daniels, was postponed till to-day through adjournment of the Court—the only business transacted being the sentence of McDermott, the wife murderer—on account of the death of Judge Nelson. Mr. Genet, who, many had been prophecying, would not put in an appearance, was promptly on hand with his counsel and ready for trial.

Sor trial.

Sheriff Brennan's little bill for the first three quarters of last year, amounting to \$52,366 68, was to have been considered yesterday before Judge Daniels, on the applieation for a mandamus against the County Auditor davit by Mr. Earle that the audit of the bill by the Board of Supervisors was upon the affidavit of Mr. Brennan slone, and with no vouchers; that Mr. Brennan has charged fer 3,773 more convictions in the Oyer and Terminer and General and Special Sessions than were reported to the Secretary of State for that period; that he has charged for 29,980 convictions in the police courts which were never reported to the Secretary of State, and that he has charged for conveying to the various county prisons, at the rate of \$1.75 a head, for 18,081 prisoners, whereas the real number of such prisoners is alleged to be only some 1,800. The case promises considerable interest before it

ie finished.
Yesterday Deputy Marshal Murtagh arrested Dr. Jacob A. Shesman, dealer in trusses, No. 697 Broadway, and William C. Crempein, his clerk, and brought them before Commissioner Osborn, on a charge of mailing an im, proper article. Sherman gave ball in \$3,000 for examina tion on Wednesday next, and Crempein in \$2,000.

UNITED STATES CIRCUIT COURT.

The Dental Rubber Cases-A Novel Law Suit.

The Goodyear Dental Vulcanite Company, owners of the patent for hard rubber plates for artificial teeth, have just instituted a sult in the United States Circuit Court, in this city, against Samuel S. White. of Philadelphia, laying their damages at \$100,000, the alleged effence complained of being what is known in law as "maintenance," which is defined in the books as "intermedilling in a mit that no was belonger to the property of the propert

"maintenance," which is defined in the books as "intermedding in a mit that no way belongs to one by maintaining or assisting either party with money or otherwise to prosecute or defend it."

Ir. White is an extensive manufacturer of materials, which are purchased by deutists for their practice. The dentists are opposed to the payment of royalities to the company, which owns the patent, and it is alleged that Ir. White prepared defences which, it is claimed, he supposes the dentists might make against the company when called on to pay for their licenses; that he voluntarily furnished at his own expense such defences, in a printed form, to the licenses of the company and to others, and that he paid the defendants' expenses of alwants instituted by the commany against these who have followed his advice. The company claim, that their losses by the alleged interference of Mr. White are not less than \$100,000

COURT OF OYER AND TERMINER. John McDermott, the Wife Murderer, Sent to State Prison for Life.

Before Judge Daniels.

John McDermott, who killed his wife with a hammer to August last and was indicted for murder in the first degree, but pleaded guilty of murder in the second de-gree last week in this Court, was yesterday morning

brought up for sentence.

His counsel, Mr. William F. Howe, read an affidavit from the sister of the prisoner to the effect that he is of unsound mind and has constant illusions, such as that swarms of rats are his constant sleeping companions every night, and that the family always considered him an idiot. Mr. Howe also reminded the Court of the desperate attempt which the prisoner made to commit suicide, smashing his skull in four places by butting it against the cell wall.

District Attorney Phelps said he could prove that the prisoner remarked after his attempted suicide that the lajuries he inflicted on himself would have a good effect on his trial.

on his trial

The prisoner was then sworn. He bent down in a most abject attitude, with his hands clasped, and, when asked what he had to say, answered that his head had felt bad for two years past on account of sunstroke.

Judge Daniels, remarking that there was clear evidence of long intended design to murder, and none of insanity, such as would be a bar to punishment, sentenced the prisoner to hard labor in Sing Sing for site.

The prisoner, on receiving the sentence, was completely evercome, and showed a sufficient degree of rationality to appreciate the severity of the sentence passed upon him. Had not his counsel obtained the acceptance of the plea upon which he was sentenced a far worse rate—death on the gallows—would most unquestionably have been his.

SUPREME COURT-CHAMBERS. Decisions.

In the Matter, &c., Hatch, Meyers vs. Goodale.—See

in the Matter, &c., Hatch, Meyers vs. Goodale.—See opinions.
Lavingston vs. White et al.—See memoranda.
By Judge Barrett.
In the Matter, &c., st. Paul's Methodist Episcopal Church.—Oranted.
Miller vs. Bowles.—Memorandum for counsel.
By Judge Fancher.
Kellogg vs. Cooper et al.—Granted.
By Judge Fancher.
Levitts vs. Bell.—Order discharged.

SUPERIOR COURT-SPECIAL TERM.

Decisions.

By Judge Freedman.

Courtenay vs. Courtenay.—Report confirmed and judg-

ment of divorce granted.

Rigney et al. vs. Aspell.—Motion denied, with \$10 costs, and with leave to renew on payment of such costs, upon additional papers disclosing the nature of the defence.
Oakley vs. The Mayor, &c.—Motion denied, with \$10 costs. See Memoranda.
Ludington vs. Siauson, et al.—Motion denied, with \$10 costs. (See memorandum.)
Pickersgill vs. Nash.—Plaintiff's default opened on terms. (See opinion.)

COURT OF COMMON PLEAS-SPECIAL TERM.

By Judge Loew.

Webster va Webster.—Judgment of divorce granted to

naintiff.

Mayorga vs. Nissen.—Motion denied, without costs.

Prost vs. Love.—See memorandum.

Vega vs. Regensberg.—Motion to vacate order of arres

nied.
mith vs. Bough.—See memorandum.
riend vs. Welbeck.—Motion deuted, without costs.
cheider vs. Mandshim.—Motion granted.
he Rockland County Nitro Glycerine Company vs.
eet. Jr.—Order granted.

MARINE COURT-PART 3.

Important Insurance Case.

Before Judge Joachimsen. muel Rubin vs. The Brewers and Malisters' Insurance mpany.-This action has been on trial for three days in this Court The plaintiff kept a small store of fancy goods, gentlemen's furnishing goods and pediers' sup-plies at No. 34 East Broadway, and was burned out in plies at No. 34 East Broadway, and was burned out in January last. The policy in suit was one of four of \$1,000 each, in four different companies. The Court, in charging the jury, said that the defendants represented a legitimate body of men, engaging in a pursuit extremely useful to the public, and that insurance companies were entitled to as impartial a consideration of their defence as an individual; that because one company may be dishouset it does not follow that another is. The Court here said:—The plaintiff comes into Court with a paper then said:—The plaintiff comes into Court with a paper lusuring him in defendants' company for \$1,000. subject insuring him in defendants' company for \$1,000, subject to a prior insurance of \$2,000. Upon his proofs he shows that there was a prior insurance of \$3,000, and upon the conditions of the contract it appears that any insurance for a higher sum than was permitted vitiated the contract, it is claimed that this was by mistake; but this Court has no power to correct mistakes in contracts, and it readed upon that alone I should have ended the case the first day. But parties to a contract may impliedly waive or change a mere condition, and you have a right, upon the evidence, to conclude that this writing of \$2,000 in the policy should stand and be read as \$3,000. The contract being established, plaintiff must show that he has suffered loss and damage for which he is entitled to indemnity. A contract of indemnity: the intent in the establishment of insurance companies was primarily the protection of the community against loss; it is not one for the sale of goods by the assured mor of the purchase of goods by the insurer. The moment you consider it in that light it becomes a gaming contract, and you might as well go to a fare bank as to have a policy of insurance. The plaintiff, therefore, is bound to show that in point of fact he did suffer loss and damage to the amount claimed, and that he presented a true account to the companies, before he can resoure.

The plaintiff claims that he lost goods to the amount of 13,000, and that other goods were damaged to the amount The plaintiff claims that he lost goods to the amount of \$5,000, and that other goods were damaged to the amount of \$600. The only evidence of the existence of these goods is the plaintiff soath, for he has not brought the men from whom he bought them. He lucreased his insurance to \$4,000, and says his stock was worth that sum of money. There is no controversy about a portion of his proofs of loss, but then he adds other items about which there is controversy; he begins with 50 dozens of one thing and ends with a large quantity of this and a large quantity of that. Now there is an axiom of law, that fraud deals in generalities, and you have a right to infer from the mere generality of the description, unsubstantiated by evidence, that a fraud might be contemplated. Then the evidence is that the fire was extinguished by a single hose in five minutes. If the loss old not take place plaintiff cannot claim indemnity for what he never lost; and if you think there was fraud, then under the policy he can receive nothing. But you are not to presume fraud unless it is actually proven; there may be take statements and yet no fraud. If you conclude there was no fraud, then you will consider what the actual damages were. The appraisers for the companies fix the loss on the stock that was found at \$10.58, and plaintiff appraiser at \$655 is. If you believe there is any honesty in this case you will take those figures as the basis, one-fourth of which the plaintiff would be entitled to recover; and if you find evidence that there were other goods there you nay act upon it; but it plaintiff has been guitty of fraud or takes swearing, either in the preliminary proofs or in this trial he is not estitled to recover.

An Ex-Convict Convicted of Carrying

evidence for the prescution was that Sergeant Croker, on the 16th of March, about five evidence for the prescution was that Sergeant Croker, on the 16th of March, about five evidence in the morning, saw the prisoner and another man standing at the corner of Jane street and Bighth avenue. Perceiving a large black bag in the prisoner's hand he asked him what was in it, whereupon Grady replied, "Nothing." The officer arrested him, and upon examining the bag it was found to contain a large sectional 'jimmy" and other brigharious implements. It was also charged in the indictment that Grady was tried and convicted in Connecticut, with four other man, of robbing a car of the Adams Express Company, on the New Haven Railroad, in 1866, which was supported by documentary proof and by the evidence of the conductor on the trial, which His Honor overruled, and to which exception was taken. The jury rendered a verdlet of guilty, and the prisoner was remanded for sentence.

Assaulting an Officer.

James Harris was tried and convicted of an assault

James Harris was tried and convicted of an assault with a dangerous weapon, the evidence being that he cut Officer McAuley in the tace with a knife. This prisoner had every indication of being demented, and not responsible for his acts. The Recorder caused him to be remanded to the Tombs, in order that the official physician might make the necessary examination.

Youthful Pickpockets Sent to the House

William Gray and Daniel Murphy, youths, were convicted of stealing ten dollars from the person of Michael Foley at Fulton Market on the 7th of November.

James Boine, another boy, was tried and found guilty of attempting to steal ninety-five cents from the fobpocket of Joseph C. Perry on the 17th of November, while he was standing at the Huxaus Building.

These Oliver Twists were sent to the House of Refuge.

Grand Larcenies.

Dennis Leary pleaded guilty to an attempt at grand larceny in the night time, the allegation being that on the 6th instant he stole a sliver watch, worth \$25, from Michael Kelly. The sentence was five years' imprisonment in the State Prison.

Patrick Lee, who on the 4th of this month stole \$2.50 from the person of Albert Dumcke, pleaded guilty to an attempt.

attempt.

Daniel Matzenbacher, indicted for stealing \$59 worth of jeweiry, the property of Amelia swint, pleaded guity to an attempt at larceny.

Lee and this man were each sent to the State Prison for two years and six months. Mayhem-A Man Acquitted for Putting

a Man's Eye Out. Arthur Barlow was tried upon a charge of mayber From the evidence adduced on the part of the people it appeared that on the 8th of July, 1871, Thomas Brown the complainant, was in the oyster and liquor saloon o

the complainant, was in the cyster and liquor saloon of J. H. Rosten, corner of Righth avenue and Thirty-second street, and fell asleep; that Barlow, the barkeeper, threw half a pailtuil of water upon him, which resulted in a quarrel, and that during the encounter Barlow kicked him in the eye, knocking it out. The painful fact appeared that Brown had lost the sight of the other eye for years, and the act of the prisoner resulted in so depriving him of sight as to be unable to distinguish objects. Barlow testifed in his own behalf and said that he did not intend to commit the offence. Two witnesses, his former employers, gave him a good character for peace and quietness. The jury were absent half an hour and rendered a verdict of not guilty. This annonneement astonished Court, prosecuting officer, counsel and prisoner, for the evidence clearly established the offence of assault and battery. If Barlow had been convicted he could have been sent to the State Prsson for the term of his natural lite. TOMBS POLICE COURT.

The Self-Providence of a Smart Bar-

Before Judge Bixby. James Nolan, proprietor of the Woodbine saloon, Thir-teenth street and Sixth avenue, about a year and a half ago engaged a young man as bartender named John Lynch. Lynch came well recommended and seemed to be a painstaking and valuable man, and in a short time Lynch. Lynch came well recommended and seemed to be a painstaking and valuable man, and in a short time his employer gave him full charge of his business. He kept the books, made all the entries of the day's receipts, had charge of the key of the safe, &c. About a month ago Mr. Nolan was given cause to suspect that all was not going right with his confidential bartender, and several times he counted the money in the drawer and placed slins with the amount inscribed inside the drawer. In examining the entries in the cash book at the drawer. In examining the entries in the cash book and the case in the same of the case in the same of the case in the same of the case. It has sund to the case in the same of the case in the same in two or three savings banks and also of redeeming gold watches and other jewelry from a pawn shop at No. 189 Bowery. It was also discovered that young Lynch had, in the early part of last september, drawn from the Suspenny Savings Bank in his sister's name in two different banks. On Sunday last Lynch was arrested and searched by the detectives. On his person was found \$223, and, obtaining a search warrant, they also broke open his trunk. There they found several gold watches, besides rings brackets and other articles of jewelry. They also found two bank books—one on the Bleecker Street Savings Bank, in which was deposited. The detectives made a turther search of Lynch made a contession of his guilt and acknowledged that he had taken about \$1,500, giving Mr. Nolan orders on the banks where the money was deposited. The d

"Going For" a Detective. An urchin named Francis Reed, about 14 years of age, An urchin named Francis Reed, about 16 years of age, who says he is a newsboy, was caught yesterday in Nassau street, by Detective Philip Farley, of the Central Office, in the act of picking the great detective's pantaloons pocket, in which there was nothing but a bunch (keys. Detective Farley seized the youngster by the collar and brought him before Judge Bixby at the Tomba. Reed was committed, in default of \$1,000 bail, to answer.

ESSEX MARKET POLICE COURT.

In Want of a Few Dollars. Dennis McDermott was held in \$1,000 bail by Justice Dennis McDermott was held in \$1,000 bail by Justice Flammer, yesterday, on a charge of stealing \$109 from David McCormick, of 49 Pike street. It appears that both the parties were living in the same house, and McDermott became flush just after McCormick became poor. Detective Jarbee, of the Seventh precinct, arrested McDermott, and found upon him \$103 in cash and the class of the trunk from which McCormick's money was stolen.

In consequence of the death and funeral of the late Judge Nelson the appeals. &c., in the Circuit Court of the Eastern district will not be heard until Monday, the 22d inst. By order of the Circuit Judge,
L. B. WOODRUFF,

COURT CALENDARS-THIS DAY

SUPREME COUNT—CIRCUIT—Part 2—REGULAR TERM—Held by Judge Barrett—Court opens at half-past ten A M.—Nos. 571, 1395, 557, 1075. 305, 5574, 773, 645, 581, 1073, 1097, 957, 1397, 1099, 1718, 1811, 1812, 1815, 735, 11.
SUPREME COURT—CIRCUIT—ADDUCKEND TERM—Held by Judge Van Brunt.—Nos. 678, 10102, 346, 360, 4234, 1376, 1532, 1832, 2996, 30094, 3454, 774, 31854, 872, 1238, 1434, 1872, SUPREME COURT—SPECIAL TOWN

1874, 1878.

SUPHERE COURT—SPECIAL TREE—Held by Judge Davis—
Supersol Law and Fact (preferred).—No. 76. Demurrers—
Nos. 9, 1, 8, 10, 16, 19, 25. Issues of Law and Fact—Nos. 188, 215, 217, 143, 145, 165, 146, 194, 48, 53, 81, 171, 181, 222, 225, 227, 229, 231, 232, 237, 244, 9, 18, 22, 25, 36, 45, 58, 72, 73, 111, 113, 112, 213, 24, 136, 154, 164, 176, 190, 191, 192, 203, 224, 223,

227, 229, 231, 232, 237, 244, 9, 13, 22, 25, 36, 45, 88, 72, 73, 111.

113, 118, 128, 211. 213, 24, 136, 154, 164, 178, 190, 191, 192, 203, 224, 223, 224, 223, 23, 49, 57.

SUPRIMER COURT—CHARDERS—Held by Judge Brady.—
Nos. 17, 18, 28, 31, 49, 57.

SUPRIMOR COURT—THEAL TERM—PART 1—Held by Judge Monell.—No. 595. PART 2—Held by Judge Sedgewick.—
Nos. 66, 172, 1234, 1235, 278, 812, 814, 816, 918, 45, 67654, 764, 686, 1338, 28, 216, 72, 780.

COURT OF COMMON PLEAS—THEAL TERM.—PART 1.—Adjourned for the term. PART 2—Held by Judge Larre-more—Court opens at eleven o'clock A. M.—Nos. 2826, 3787, 2818, 3710, 3827, 3731, 3629, 3506, 3607, 2493, 3630, 2555, 2462, 1912, 2556, 2541, 2194, 2464, 2449, 2515, 2486, 2022.

COURT OF COMMON PLEAS—EQUITY TERM.—Adjourned until Wednesday.

MARINE COURT—THEAL TERM—PART 1.—Held by Judge Curtis—Nos. 3633, 2388, 376, 2908, 2020, 205, 2062, 2092, 2010, 2252, 2352, 2738, 3109, 3110, 3125. PART 2—Held by Judge Shea.—Nos. 2967, 3045, 3057, 2075, 3075, 3074, 2253, 2309, 3331, 2371, 2955, 3818, 3033, 3041, 2769, 2779, 2755, 2925, 3753, 3959, 3331, 2371, 2954, 3834, 3651, 3752, 2859, 3616, 2877, 200, 2771, 3664, 2309, 3839, 3835, 3753, 3959, 3337, 3828, 3842, 2597.

COURT OF GENERAL SERSIONS—Held by Recorder Hack-elt—The People vs. John Benson, robberry, Same vs. Michael McNamee, robberry, Same vs. John McHael Gaffney, burglary; Same vs. William Vs. Same vs. Michael Gaffney, burglary; Same vs. John McHael, Gaffney, burglary; Same vs. William Vs. Same vs. John Golden, Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Henry Meyer, Jarceny and receiving stolen goods; Same vs. Lugene Wilson, grand Jarceny; Same vs. John Golderly, Same vs. John Scholl, Same vs. Medalene Prinkeville, disorderly hous

ALRANY, Dec. 15, 1873.

The following is the Court of Appeals day calendar for December 16:—Nos. 157, 137, 160, 162, 153, 148, 153, 166, 167 and 163.

BROOKLYN COURTS.

CITY COURT-TRIAL TERM. The Spencer Divorce Suit.

Before Judge McCue. The second trial of the Spencer divorce case was com-menced yesterday. Mr. Spencer sues for an absolute divorce, on the ground of adultery. Mrs. Spencer is a daughter of the late William Bradbury, of New York, and held a high social position in the section of Brooklyn where she resided.

The first trial of the case, which has already been fully reported, took place last month. The jury tailed to agree upon a verdict. The present trial will probably be concluded to day.

COURT OF SESSIONS.

The City Treasury Frauds. Before Judge Moore.

The trial of ex-City Treasurer Sprague will not take place until next month. District Attorney Britton has been so engaged in defending the prosecution by the Reform Committee of First that he has been unable to appear in his official capacity in any important case set down for trial in the Sessions. Now that the reformers' prosecution has closed, Mr. Britton will devote the short time that remains this term to the trial of jail sases.

BRITTON INVESTIGATION CLOSED.

The investigation before the Commission appointed by the Governor to take testimony in charges preferred against District Attorney Brit-COURT OF SENERAL SESSIONS.

Ex-Convict Convicted of Carrying
Burglars' Tools.

Before Recorder Hackett.

Enst case presented to the jury yesterday by than District Attorney Britant District Attorney Britant District Attorney Britant District Attorney Britant Rooms, Brooklyn, and brought to a termination. No testimony of interest was elicited. Mr. Cadwallader, one of the Commissioners, who conducted the investigation for the people, will submit the evidence, as soon as the stenographer can prepare his notes, to Governor Dix, whose action in the case of Mr. Britton will be final. The District Attorney is quite satisfied that he has appet the

WHO WAS THE MURDERER?

The Inquest Concerning the Death of Officer Burns-William Johnson, a Young Negro, Swears That a Certain "Black Al" Struck the Officer-Hatch Protests His Innocence-Both Com-

On the 1st of this month Officer Edward L. Burns, of the Eighth precinct, it was alleged, was struck on the head with a stone by Isaac Hatch, a young negro, whom he had arrested in a disorderly negro den, at No. 511 Broome street. The officer was on when the latter struck him with the stone, and was taken to his residence, where he died. Dr. E. T. T. Marsh made a post-mortem examination, and found that death had ensued from a fracture of the skull due to violence. Coroner Young held the investigation yesterda; afternoon at the Coroners' Office. The Coroner stated that Mrs. Burns was ill at home, and, therefore, unable to attend.

Captain Williams testified that he was Captain of the Eighth precinct; Officer Burns was a memthe 1st a raid was made on the negro den in Broome street, kept by one Mulligan, because the place had no license and was a resort of

PROSTITUTES AND THIEVES; made 23 arrests in the house, Isaac Hatch among Burns; Burns was the last officer to come into the den; witness told him to take Hatch to the station nouse; he did not reach the station house before Officer Burns; the officer went through Broome street, South Fifth avenue and Prince street to the station house; just as witness entered the police station the doctor told him that the officer was seriously hurt; the officer was found lying within four doors of the station house, in Prince street, and then carried into the station house; Officer Burns had served eight months on the police force and was a good, gentlemanly officer, above the average of policemen; the stone with which he was struck was found; it was a round, smooth cobble stone, which was perfectly clean and probably carried in Hatch's pocket.

Officer Richard Jackson said he was acquainted with the deceased, who was a steady, temperate man; found Officer Burns lying four doors from the station house; witness asked him what was the matter, but and was a good, gentlemanly officer, above the

and carried in latents pocked.

with the deceased, who was a steady, temperate man found officer Burns lying four doors from the maint, found officer Burns lying four doors from the maint, found officer Burns with min the set of the burns of the burns

brought in a man who certainty was not drunk and whose voice sounded like Detective Watson's; he said to Bill Johnson, who was also locked up, that they were fools who thought that a detective in the next cell in the next cell

A meeting of this association was held in the The exercises consisted of a review lesson on the life or Christ. The children answered all questions put to them regarding localizes in the Holy Land with the case and assurance of learned geographers. After the review the Rev. S. H. Tyng said a few words on "Patient Continuance in Well-Doins," and the meeting closed with prayer,

MUNICIPAL MATTERS.

BOARD OF ALDERMEN.

NOMINATION BY THE MAYOR.

the recently annexed territory of Westchester and

Morrisania, forming the Twenty-third and Twenty-

fourth wards. On the motion of Alderman Koch

the resolution was laid over to be printed in the minutes. The motion was passed unanimously.

COMMUNICATION FROM THE COMMISSIONER OF PUB-

The following communication was read from the commissioner of Public Works:—

NEW YORK, Dec. 15, 1873.

Drains in Sixty-first street to Ninth avenue boule-vard.

Drains in Sixty-fourth street, from Ninth to Tenth avenues.

Drains in Forty-second street, from Third avenue to Madison avenue.

Drains in Forty-eighth street, between Ninth and Tenth avenues.

Paving Forty-eighth street, between Tenth and Eleventh avenues.

Paving Second avenue, from Sixty-sixth street to

Morris, Monheimer and Clausen.

The Queen Downger of Prussis By telegram from Berlin, under date of the 15th inst., we have announcement of the death of Elizabeth, Queen Dowager of Prussia, after a lin-Nomination by the Mayor-Important Resolution as to the Employment of Labor-Answer of the Comptroller. gering illness, produced for the most part by de-A special meeting of this Board was held yester day. In the absence of the President of the Board Alderman McCafferty took the chair. The mem-

yesterday.

7.087

bility consequent on age.

Queen Elizabeth Louise was 72 years of age. She was daughter of Maximilian L., King bers of the Board present were Aldermen Koch, of Bavaria, and wife of Frederic William IV., King of Prussia, to whom she was married in Munich on the 16th of November, and again in Berlin on the 23d of the same month, in the year 1823. The venerable lady was chief, or "proprietress," of a Prussian regiment of Grenadiers of the Guard. Kehr, Ottendorfer, Lysaght, Fiannigan, Reilly, A communication was read from the Mayor ppointing Nelson K. Wheeler Police Justice for

ORTTUARY.

H. S. P. Winterbotham, M. P. Henry Selfe Page Winterbotham, Member of Par-liament for Stroud, England, and Under Secretary for the Home Department of Great Britain, died

Winterbotham, Esq., a banker of Stroud. He was born on the 2d of March, 1837, and educated at born on the 2d of March, 1837, and educated at University College, London, where he graduated with honors, A. B. in 1856, and LL. B. in 1859. He was Hume Scholar in Jurisprudence in 1858, Hume Scholar in Political Economy 1859 and University Law Scholar the same year. He was called to the Bar in November, 1860, and practised in the Chancery Court. He was elected to Parliament as member for Stroud on the 20th of August, 1867. In politics he was a liberal and a supporter of Mr. Gladstone's administration, the Caoinet rewarding his legislative services by appointing him to the important office which he held at the moment of his decease. TO THE HONDARLE THE BOARD OF ALDERNES OF THE CITY OF NEW YORK :—
GENTLEMEN—I am in receipt of a preamble and resolution adopted by your honorable body, on the lith inst. requesting information from the department as to the reason that has delayed the Commissioner from having sundry works undertaken and completed. The works mentioned are:—

Sewer in Ninth avenue, between Sixty-fifth and Seventy-fifth streets.

Brains in Ninety-second street, 105th street and Third avenue.

9,400

Drains in Madison avenue, from Ninty slinth street to 105th street.

Drains in Forty-eighth street, from First avenue to East River.

10,710

Drains in Sixty-first street to Ninth avenue boulevard.

686

James Lynch, whose death is recorded elsewhere in the HERALD to-day, has been actively engaged and favorably known in business circles in New York during a period of 50 years. He devoted his talent to the grocery trade, from which he returned some 20 years since, taking with him into private life a most envisue character for probity and honor and a very ample fortune, the result of his ceaseless energy and perseverance. He was in the sixty-eighth year of his age.

Isaac Eckert.

Paving Forty-eighth street, between Tenth and Eleventh avenues.

Paving Forty-eighth street, between Tenth and Eleventh avenues.

Paving Second avenue, from Sixty-sixth street to Eighty-sixth street.

Ta.557
Subsequent to advertisement for repairs and award of the above contracts, the same were transmitted to the Comptroller, for the approval of sureties, on the 6th of November, since which date no return of the said contracts has been made, save in the matter of the paving of Second avenue, from Sixty-sixth to Eighty-sixth street, which was received on the 12th inst. The contractor has been notified to call, with his sureties, and execute the contract. While fully appreciating the spirit of the preamble, and sympathizing with the needs of the unemployed workmen, this department is powerless to cause works to be undertaken or pressed to completion while the veto power is held by the Comptroller, by the non-approval of sureties of contractors. Respectfully.

GEORGE M. VAN 10RT.

Commissioner of Public Works.

EMPLOYMENT OF LABOR.

Alderman McCafferry moved that the communication be referred to the Committee on Streets and a joint committee of the other Board, with power to send for persons and papers, to inquire as to whether employment can be given by the city to the unemployed. He supported this resolution at some length, stating that the members of the Board were beset, both at their private houses and the hall, by men who were anxious to be employed. There was an impression that it was the fault of the Aldermen in not passing ordinances, and it was also supposed that there were difficulties in relation to this matter, either in the Department of Public Works or in the Department of Public Works or in the Department of Sureties of the Economic of the Economi Isaac Eckert, a prominent business man and citizen of Reading, Pa., died in that city on the 13th inst. in the evening. He was taken off suddenly at an advanced age. He was a native of the village of Womelsdorf, and belonged to a family which occu-pied a leading position in that section of the county in respect to wealth and intelligence. In early life he and his brother William succeeded his father, Peter Eckert, in mercantile pursuits, being thus, from the outset, trained to a business life. He was married in 1826 to Miss Judith Hahn, of Montgomery county, and not long afterwards the two brothers removed to Reading and engaged there in their original employment. Mr. Eckert was extensively engaged in ore operations and devoted considerable attention to the development of the mineral resources of Berks county. He was also largely interested for many years in coal lands in Schuylkill county, from the sale of his interest in which he realized a large addition to his already large means. The successful result of a long business life was evidenced in his accumulation of a large fortune, he being at the time of his death the wealthiest citizen of the county of Berks. In politics Mr. Eckert occupied a prominent position, though he never sought or held office. He belonged originally to the old whig party, and was a thorough tariff man; was astrong adherent of the republican party from the start, and gave a practical and liberal support to the cause of the government in the war for the Union. married in 1826 to Miss Judith Hahn, of Montgomery

FATAL CASUALTY.

Michael Collins, a man some 65 years of age, who lived in Cosmopolitan court, Thirteenth street, between Fifth and Sixth avenues, died yesterday in Bellevue Hospital. Some 10 days ago the deceased, it is stated, was standing near the track ceased, it is stated, was standing near the track of the Broadway and Seventh Avenue Railroad, and as car No. 115 approached him he, as is alieged, backed against it, and, being knocked down, one of his feet lodged on the track, and before the driver could brake up the wheel passed over and crushed it very badly. Death was the result of the injuries. Coroner Herrman has taken charge of the case and will hold an inquest on Wednesday,

MARRIAGES AND DEATHS.

Married.

CONOVER—HOLLEY,—On Wednesday, December 10, 1873, by the Rev. H. B. Ridgway, at St. James' church, Harlem, Mr. William E. Conover to Miss Sahah L. Holley, only niece of Edgar E. Helley, all of this city.

Lesley—Bradley.—At the residence of the bride's father, in Orange, N. J., on Tuesday, December 2, 1873, by the Rev. Anthony Schuyler, D. D., JOSEPH LESLEY to CORNELIA E. BRADLEY.

SMYTHE—JONES.—At Grace church, Madison, Wils., on Wednesday, December 10, by Rev. John Wilkinson, William G. SMYTHE, of New York, to Hellen, only daughter of John N. Jones, Esq., of Madison.

Madison.

Weber-Gruner.—On Monday evening, December 15, at the residence of the bride's parents, by Rev. Dr. Huebner, Joseph Weber to Louisa Gruner, all of this city.

Died.

lice Commissioners be requested to explain to
the Common Council why the streets of New York
are not cleaned as well in winter as in summer.
Assistant Alderman Thornell.—The appropriation (\$963,000 for the current year) is, I understand, exhausted (!)
The motion passed, Assistant Alderman Thornell
alone dissenting.
The question of paying \$893 for entertaining the
members of the Evangelical Alliance at the expense of the city came up for discussion.
Assistant Alderman Clancy moved to non-concur
with the Board of Aldermen. Finally this bill
for showing the public institutions to a few visitors was laid over. rs was laid over. The Board sat until a late hour, passing general

BOARD OF SUPERVISORS.

Nominations by the Mayor—Employment for the Unemployed-A Committee on Contracts-Cutting Down the Gas Bills.

A meeting of the Board of Supervisors was held yesterday, Supervisor Vance in the chair. There was a full attendance of the Board. NOMINATIONS OF THE MAYOR.

Supervisor Flanagan moved that the nomina-tions of the Mayor for Commissioners to complete the Third District Court House be taken from the Supervisor McCapperry moved to substitute the

name of Mr. Berrien as the first name, because he was desirous that a practical builder should be on the presidency of the Commission. The vote was lost, by a majority of 8 to 4. On a vote Henry H. Porter, Mr. Berrien and ex-Judge William Dodge, the Mayor's appointees, were endorsed and ap-proved.

A LIMITATION OF CONTRACTS.

Supervisor Morris moved the following:

That hereafter all work performed or supplies furnished for this county in excess of \$100 in vaine shall be by contract with the lowest bidder, and the several committees of this Board are hereby prohibited from ordering any work or supply for the county, except as provided in this resolution; nor shall any contract be executed by any committee of this Board or any work or supply until after all the particulars connected therewith shall have been submitted for the action of this Board, and until every such award of contract shall have been confirmed by a vote of a majority of its members.

On a vote this was laid on the table.

Supervisor Van Schaick moved that the report of the committee brought up at the last meeting be recommitted to the Committee on Armories and Drillrooms. Adopted.

A number of bills from the New York Gaslight Company were reported from the committee and ordered to be paid, with a reduction of the Register's bill from the report. Adopted.

It was also resolved:—

That after the let day of January. 1874, no bill for gas.

That after the let day of January, 1874, no bill for gas supplied to the offices of the County Clerk, Sheriff and the Begister will be audited and allowed by this Board, and that the Committee on County Offices be and they are hereby anthorized and directed to cause separate meters and service pipes to be placed in the said offices.

The resolution was unanimously adopted.

EILLS OF MEDICAL MEN.

A number of bills were audited and ordered to be paid to medical experts who had attended Frank Walworth, E. S. Stokes, John Scannell, George Francis Train and other celebrated prisoners.

prisoners.

COMMISSIONERS OF ACCOUNTS.

Alderman Monissioners of Accounts fution, which was adopted:

That the Commissioners of Accounts be requested to inform this Board why they have not vet reported on the affairs of the county reterred to their inspection.

The Board then adjourned to Monday, the 23d inst., at haif-past three P. M.

CITY AND COUNTY TREASURY. Comptroller Green reports the following dis-

bursements and receipts of the treasury yester-

AGAR.—On Monday, December 15, of diphtheria, ELISABETH, youngest child of Alexander and Martha Jane Agar, aged 1 year, 1 month and 4

AGAR.—On Monday, December 15, of diphtheria, ELISABETH, youngest child of Alexander and Martha Jane Agar, aged 1 year, 1 month and 4 days.

Funeral from the residence of her parents, 149 Willow street, Brooklyn, to-day (Tuesday), the 16th inst., at three o'clock P. M.

AYRES.—In Syracuse, on Sunday, December 14, Russell. W. AYRES, aged 29 years.

Funeral to be heid at Waterbury, Conn., on Tuesday, the 16th inst., at half-past one o'clock P. M.

BARE.—Hancock Lodge, No. 49, L. O. O. F. Brothers, you are summoned to attend a special meeting at the lodge room, on Tuesday, December 16, at teno'clock A. M., to attend the funeral of our brother Jos: ph Baer deceased. By order

ROBELT RICHARDSON, N. G.

ROBERT H. RACEY, Secretary.

BIRNEBAUM.—On Sunday evening, December 14, at seven o'clock, Flora Birnebaum, aged 1 year, 10 months and 14 days.

Relatives and friends are invited to attend the funeral, on Tuesday, December 16, at one o'clock P. M., from the residence No. 323 East Thirtieth street.

BLOCH.—On Sunday, December 16, at one o'clock P. M., from the residence No. 121 West Twenty-second street.

BLITTON.—On Sunday, December 14, Magdalena, widow of Abraham Britton, Sr., in the 86th year of her age.

The funeral will take place on Tuesday, the 16th inst., at one o'clock P. M., from her late residence, No. 121 West Twenty-second street.

BRITTON.—On Sunday, December 14, Magdalena, widow of Abraham Britton, Sr., in the 86th year of her age.

The relatives and friends of the family are respectfully invited to attend the funeral, from the Church of Ascension, at west New Brighton, S. I., on Wednesday, at two o'clock P. M. Boats leave pier 19 at one P. M.

BROWN.—On Monday, December 14, ELIZABETH, the beloved wife of George Campbell, in the 44th year of her age.

The irlends of the family and those of her brother, Benard O'Rourke, are respectfully invited to attend the funeral, from her late residence, 334 West Twenty-sixth street, from whence sne will be removed to the Church of St. Columba, in West Twenty-sixth stre

the repose of her soul, this day, at ten o'clock A. M., from whence to Calvary Cemetry for interment.

CHADWICK.—In New Orleans, La., on Saturday, December 13, 1873, EMILY M., wife of Edmund H. Chadwick, eidest daughter of John G. Brower, deceased, and step-daughter of John H. Heaid, in the 37th year of her age.

CLARK.—On Sunday morning, December 14, JOHN R. CLARK, aged 38 years.

The friends of the family, also Manahatta Lodge, No. 489, F. and A. M.; Washington Chapter, No. 212, R. A. M.; the members of Hook and Ladder Company No. 14, Voinnteer Fire Department, and the employés of Dodds' Express, are respectfully invited to attend the luneral, on Tuesday, December 16, at one P. M., from the Methodist Episcopal church, corner Morton and Bedford streets.

WASHINGTON CHAPTER, No. 212, R. A. M.—Companions—You are hereby summoned to attend an emergent convocation, at the rooms, 289 Bleecker street, on Tuesday, December 16, at twelve o'clock sharp, to pay the last tribute of respect to our late companion, John R. Clark. By order of the H. P.

H. E. GLIBERT, Secretary.

CLEMENT.—At New Bridge, L. L., on Sundhy, December 14, 1873, SAMUEL CLEMENT, in the 78th year of his sage.

Relatives and friends are invited to attend the funeral, from the residence of his son, Charles H. Clement, at Bellimore station, Southside Railroad, on Tuesday, December 16, at twelve o'clock M. Train leaves foot South Eighth street, Brooklyn, E. D., at half-past nine o'clock A. M.

COLLINS.—On Sunday, December 14, Michael COLLINS.—On Sunday, December 14, 1870 Michael COLLINS.—On Sunday, December 15, at twelve o'clock M. Train leaves foot South Eighth street, Brooklyn, E. D., at half-past nine o'clock A. M.

COLLINS.—On Sunday, December 14, Michael Collins.—On Sunday, December 15, at twelve o'clock M. Train leaves foot South Eighth street, Brooklyn, E. D., at half-past nine o'clock A. M.

COLLINS.—On Sunday, December 16, at twelve o'clock M. Train leaves foot South Eighth street, Brooklyn, E. D., at half-past nine o'clock A. M.

COLLINS.—On Su

cember s, Jacob B. Elmmndorf, in the 75th year of his age.

Kingston (N. Y.) papers please copy.

Garabrant.—At Yorkers, on Sunday, December 14, 1873, after a long filness, Amzi Garabrant, aged 54 years.

Funeral from his residence, on Hawthorne avenue, Yonkers, N. Y., this day (Tuesday), December 16, 1873, at half-past seven o'clock P. M. Relatives and friends of the family are invited to attend.

Garrett.—Buddenit. on Tuesday evening. De-

cember 3, in Macon, Ga., of hemorrhage, EDGI, GH.SHY, only son of the late A. E. Garrett, Ezq., in the 26th year of his age.

New York and Baltimore papers please copy. HARTLEY.—At Melrose, Westchester county, R. Y., on Sunday, December 14, ALEXANDER WILLIAM, youngest son of William and Mary A. Hartley, in the 22d year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his parents, Courtlands avenue, near Waverley street, Melrose, N. Y., on Wednesday, December 17, at one o'clock P. M.

HAYDEN.—On Monday, December 15, 1873, JOHN HAYDEN, aged 47 years and 9 months,
Notice of the funeral in to-morrow's Heraid.

HOGAN.—On Thursday, November 6, at Westbourn Terrace, Bayswater, London, England, William Hogan, formerly of New York, and late of Sierra Leone, son of the late Timothy Hogan, of St. Johns, Newfoundiand.

HOYT.—On Sunday, December 14, 1873, Hon. JAMSS H. HOYT, late Superintendent of the New York and New Haven Railroad, in the 65th year of his age.

Funeral services will be held at St. John's church, Stamford, Conn., on Wednesday, December 17, abalf-past two P. M. Relatives and friends of the family are respectfully invited to attend.

HUNTER.—In this city, on Thursday, December 11, ELIZABETH A., daughter of the late Dr. Abraham S. Hunter.

The relatives and friends of the family are re-

HUNTER.—In this city, on Thursday, December, II, ELIZABETH A., daughter of the late Dr. Abraham S. Hunter.

The reintives and friends of the family are respectfully invited to attend her funeral, from the Church of the Holy Communion, corner Sixth avenue and Twentieth street, on Tuesday, 18th inst., at two o'clock P. M.

JAGGARDS.—Suddenly, at his residence, 118 West Forty-second street, K. DESAIK JAGGARDS, in the 32d year of his age,
Notice of funeral hereafter.

JENTZ.—On Sunday, December 14, HELLENA, widow of Henry Jentz, in the 37th year of her age.

The relatives and friends of the lamily; also the Germania Society and Harmonia Society of Ladies, are most respectfully invited to attend the funeral, from the residence of Henry Jentz, her brother-instew, No. 463 West Thirty-third street, on Tuesday, December 16, at one o'clock P. M.

JONES.—In Summit, N. J., on Saturday, December 18, ROSE WERMORE, the beloved wife of Thomas J. Jones, Chief Engineer United States Navy.

Funeral at Chatham, on Tuesday, the 19th, at one o'clock P. M. Friends are respectfully invited. Train leaves foot of Barclay street at 11:20 A. M.

Kinxir.—On Saturday, December 13, suddenly, of heart disease, Colonel Robert A. Kinzir, United States Army.

The funeral will take place at Chicago, Ill., to-day

of heart disease, Colonel ROBERT A. KINZIE, United States Army.

The funeral will take place at Chicago, Ill., to-day (Tuesday), December 16.

LATZ.—On Monday, December 15, 1873, WOLF LATZ, in the 88th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, on Wednesday, December 17, from his late residence, 344 West Thirtieth street, at nine o'clock A. M.

LAWLER.—On Sunday, December 14, MARY, the beloved wife of Denis Lawler, in the 66th year of her age.

wednesday, December 17, from his late residence, 244 West Thirtieth street, at nine o'clock A. M.

LAWLER.—On Sunday, December 14, MARY, the beloved wife of Denis Lawler, in the 66th year of her age.

The remains will be taken from her late residence, 353 East Tenth street, on Wednesday, 17th inst. to St. Bridget's church, where a requiem mass will be said for the repose of her soul, at half-past ten o'clock, thence to Calvary Cemetery. The relatives and friends of the family are respectively invited to attend.

LEE.—After a long and severe illness, Bridget C. LEE, in the 60th year of her age.

The relatives and friends of the family are invited to attend the funeral, from her late residence, No. 48 President street, Brooklyn, this (Tuesday) afternoon, at three o'clock.

Angusta (Ga.) papers please copy.

LYNCH.—On Sunday morning. December 14, JAMSS LYNCH.

The relatives and friends of the family, and those of his brothers, William and Peter, are respectfully invited to attend the funeral, from his late residence, 129 East Twenty-first street, on Wednesday morning, at ten o'clock; thence to the Church of St. Francis Xavier. West Sixteenth street, where a requiem mass will be celebrated for the repose of his soul.

LYNCH.—On Sunday evening, December 14, at the residence of her son-in-iaw, Vincenzo Botta, Mrs. CHARLOTTE LYNCH, daughter of the late Colonel Gray, of the Revolutionary army, in the 85th year of her age.

The remains will be taken to Windham, Conn., for interment,

MASON.—Suddeny, on Saturday, December 13 HIRAM V. MASON.

Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 48 West Seventeenth street, on vited to attend the funeral, from the Baptist church, Passaic, N. J., on Sunday, December 14, WILLIAM P. Moss, in the Tist year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from the Baptist church, Passaic, N. J. Train leaves foot of Chambers the tent of the family are respectfully invit

Moss.—At Astoria, Long Island, on Sunday, December 14, William P. Moss, in the Tist year of his age.

The relatives and friends of the family are respectivily invited to attend the funeral, from his late residence, Greenoak street, Astoria, on Wednesday, December 17, at half-past; ten o'clock.

MOXHAM.—On Sunday, December 14, THOMAS MOXHAM, of Granard, county Longiord, dreland, in the 54th year of his age.

The relatives and friends of the family are invited to attend the funeral, from his late residence, 1,063 Third av., this day (Tuesday), at half-past nine o'clock A. M. The remains will be removed to the church of St. Vincent Perrer, Lexington avenue and Sixty-fith street, where a requiem mass will be offered for the repose of his soul; thence to Cemetery of the Holy Cross, Flatbush, L. I.

MULLER.—On Sunday morning. December 14, 1873, CAROLINE S. THOMAS, beloved wife of August F. Mülter, in the 52d year of her age.

Relatives and friends of the family are invited to attend the funeral, from her late residence, 355 West Fifty-fifth street, on Tuesday, December 16, at one o'clock P. M.

MURRAY.—On Monday, December 15, 1873, of diphtheria, Rosstya L., only daughter of Patrick C. and Rosetta L. Murray, aged 5 years, 3 months and 3 days.

The relatives and friends of the family are re-

and 3 days.

The relatives and friends of the family are respectfully invited to attend the funeral, from her parents' residence, 201 East Forty-fourth street, on Wednesday, 17th inst., at half-past twelve o'clock P. M.

on Wednesday, 17th inst., at half-past twelve o'clock P. M.
McCUE.—On Sunday, December 14, after a short lilness, at her residence, 70 Union street, Brooklyn, Cafharins McCue, a native of the county of Roscommon, Ireland, in the 35th year of her age.

A requiem mass will be celebrated for the repose of her soul, at St. Stephen's church, South Brocklyn, on Tuesday, December 16, at half-past ten o'clock, thence to Calvary Cemetery. The relatives and friends are invited to attend.

McHugh.—On Monday, December 15, Annua McHugh.—On Monday, December 16, Annua McHugh.—On Monday, December 18.

Christian patience.

Relatives and friends are respectfully invited to attend the funeral, from her late residence, 127 Cedar street, on Wednesday, December 17, at one o'clock P. M.

OVERBEITZ.—Preunden und Verwandten die trating Auseige, dass es Gott gefallen hat, unser jungstes, lining geliebtes Töchteriein Lina in dem Earten Alter von 14 Tagen durch einen sanften Tod 22 sich zu nehmen.

Zu dem Leichenbegängnisse, welches am Dienstag, den 18ten December, men über Nachmittags, von

sich zu nehmen.
Zu dem Leichenbegängnisse, welches am Dienstag,
den 16ten December, um ein Uhr Nachmittags, von
unserer Wohnung, No. 90 Avenue D, stattlindet,
laden trauernden Herzens ein
Die tiefgetrübten Eltern
JOHN OVERBEITZ,
HELENE OVERBEITZ, geb. KRUM. POWERS.—On Sunday, December 15, Kannaha Powers, aged 48 years. Relatives and friends and those of his brother, George W. Powers, are invited to attend his fu-neral, from No. 8 West Fiftieth street, on Wednes-day morning, at half-past ten o'clock. QUINN.—On Saturday, December 13, EDWARD QUINN, aged 76 years. Relatives and friends of the family are respect-fully requested to attend the funeral, from his late Powers .- On Sunday, December 14, RANDALL G.

day morning, at half-past ten o'clock.

QUINN.—ON Saturday, December 13, EDWARD QUINN, aged 76 years.

Relatives and friends of the family are respectfully requested to attend the funeral, from his late residence, No. 316 West Fifty-sixth street, on Tuesday, December 16, at one o'clock P. M., without further invitation.

REDDIN.—ON Saturday, December 13, John REDDIN, a native of county Galway, Ireland, in the 28th year of his age.

The friends of the family, and those of his brotherin-law, Patrick Oakley, are invited to attend the funeral, on Tuesday, at two o'clock, from his late residence, 217 Mott street.

SIMM.—ON Monday, December 16, Rosie, the beloved wile of Solomon Simm, in the 37th year of her age.

The relatives and the friends of the family, also the members of the Congregation Ahawath Chesed, the United Brothers, the Friedens-Verein, and the Zion Lodge No. 1, I. O. B. B., are respectfully invited to attend the funeral, on Wednesday, December 17, at one o'clock, from the residence No. 333 East Fitty-seventh street.

SKELIY.—ON Sunday, December 14, CATHERINE, wife of Peter Skelly, aged 50 years.

The relatives and itlends of the family are respectfully invited to attend the funeral, from her late residence, Eighty eighth street and Lexington avenue, this (Tuesday) afternoon, at two o'clock precisely.

STEED,—On Sunday, December 14, 1873, MARIA, wife of Joseph Steed, aged 63 years.

The friends of the family are respectfully invited to attend the inneral, on Wednesday, December 17, at one o'clock P. M., from her late residence, Eighty eighth street, Morrisania. Tunner.—On Sunday, December 14, JAMES SCHULLER, Only Son of James S. and Jame A. Turner, aged 13 months.

The relatives and friends of the family are respectfully invited to attend the inneral, from the residence of his parents, No. 24 East 128th street, on Tuesday, 16th inst., at one o'clock.

Washington avenue, hear Sixth street, hear sixth avenue, on Tuesday afternoon, December 16, at half-past twelve o'clock.

Mount Zion Encampment, 17, 1, 0